•
Smith (WA)
Smucker
Soto
Spanberger
Spartz
Speier
Stanton
Stauber
Steel
Stefanik
Steil
Stevens
Stewart
Stivers
Strickland
Suozzi
Swalwell
Takano
Taylor
Tenney
Thompson (CA)
Thompson (MS)
Thompson (PA)
Tiffany
Timmons
Titus
Tlaib
Tonko
Torres (CA)
Torres (NY)
Trahan
Trone
Turner

Underwood Upton Valadao Van Drew Van Duyne Vargas Veasey Vela Velázquez Wagner Walberg Walorski Waltz Schultz Waters

Wasserman Watson Coleman Weber (TX) Webster (FL) Welch Wenstrun Westerman Wexton Wild Williams (GA) Williams (TX) Wilson (FL) Wilson (SC) Wittman

NAYS-11

Allen Duncan Bergman Harris Clvde Herrell Crawford Kustoff

Long Rosendale Steube

Norman

Obernolte

Womack

Yarmuth

Young

Zeldin

NOT VOTING-6

Calvert Jordan Green (TN) Matsui

$\Box 1724$

Messrs. STIVERS, LATTA, SCHNEI-DER, McKINLEY, MOONEY, and JOYCE of Ohio changed their vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

RESOLUTION 8, 117111 CONGRESS			
Allred (Davids (KS)) Barragán (Beyer) Bowmán (Clark (MA)) Buchanan (Donalds) Cárdenas (Gomez) Carter (TX) (Nehls) DeSaulnier (Thompson (CA)) Deutch (Rice (NY)) Frankel, Lois (Clark (MA)) Gaetz (Franklin, C. Scott) Gonzalez.	Gosar (Wagner) Grijalva (Garcia (IL)) Hastings (Wasserman Schultz) Joyce (PA) (Smucker) Kirkpatrick (Stanton) Langevin (Lynch) Lawson (FL) (Evans) Lieu (Beyer) Lofgren (Jeffries) Lowenthal (Beyer) McCaul (Kim (CA))	Moore (WI) (Beyer) Moulton (Trahan) Napolitano (Correa) Neguse (Perlmutter) Payne (Wasserman Schultz) Pingree (Kuster) Porter (Wexton) Roybal-Allard (Bass) Ruiz (Aguilar) Rush (Underwood) Vargas (Correa) Watson Coleman (Pallone)	
Vincente	Meng (Clark	Wilson (FL)	
(Gomez)	(MA))	(Hayes)	

PUERTO RICO RECOVERY ACCU-RACY IN DISCLOSURES ACT OF

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1192) to impose requirements on the payment of compensation to

Cole

Gosar

professional persons employed in voluntary cases commenced under title III of the Puerto Rico Oversight Management and Economic Stability Act (commonly known as "PROMESA"), on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. JACKSON LEE) that the House suspend the rules and pass the bill.

The vote was taken by electronic device, and there were—yeas 429, nays 0, not voting 2, as follows:

[Roll No. 37]

YEAS-429

Adams Comer Gottheimer Aderholt Connolly Granger Aguilar Graves (LA) Cooper Allen Graves (MO) Correa Allred Costa Green (TN) Green, Al (TX) Amodei Courtney Craig Crawford Armstrong Greene (GA) Arrington Griffith Auchincloss Crenshaw Grijalva Axne Crist Grothman Babin Crow Guest Cuellar Guthrie Bacon Baird Curtis Haaland Davids (KS) Balderson Hagedorn Banks Davidson Harder (CA) Barr Davis, Danny K. Harris Barragán Davis, Rodney Harshbarger Hartzler Bass Dean Beatty DeFazio Hastings Bentz DeGette Hayes BeraDeLauro Hern Bergman DelBene Herrell Herrera Beutler Beyer Delgado Bice (OK) Demings Hice (GA) Biggs DeSaulnier Higgins (LA) Bilirakis DesJarlais Higgins (NY) Bishop (GA) Deutch Hill Diaz-Balart Bishop (NC) Himes Blumenauer Dingell Hinson Blunt Rochester Doggett Hollingsworth Boebert Donalds Horsford Bonamici Doyle, Michael Houlahan Bost. F Hover Bourdeaux Duncan Hudson Bowman Dunn Huffman Boyle, Brendan Emmer Huizenga Escobar F. Issa Brady Jackson Eshoo Espaillat Brooks Jackson Lee Jacobs (CA) Brown Estes Brownley Evans Jacobs (NY) Buchanan Fallon Javapal Buck Feenstra Jeffries Bucshon Ferguson Johnson (GA) Budd Fischbach Johnson (LA) Burchett Fitzgerald Johnson (OH) Burgess Fitzpatrick Johnson (SD) Fleischmann Johnson (TX) Bush Bustos Fletcher Jones Butterfield Fortenberry Jordan Joyce (OH) Calvert Foster Joyce (PA) Cammack Foxx Carbajal Frankel, Lois Kahele Cárdenas Franklin, C. Kaptur Carl Scott Katko Carson Fudge Keating Carter (GA) Fulcher Keller Carter (TX) Gaetz Kelly (IL) Gallagher Cartwright Kelly (MS) Case Kelly (PA) Gallego Casten Garamendi Khanna Castor (FL) Garbarino Kildee Castro (TX) Garcia (CA) Kilmer Cawthorn García (IL) Kim (CA) Chabot Garcia (TX) Kim (NJ) Cheney Gibbs Kind Chu Gimenez Kinzinger Cicilline Kirkpatrick Gohmert Clark (MA) Golden Krishnamoorthi Clarke (NY) Kuster Gomez Gonzales, Tony Cleaver Kustoff Cline Gonzalez (OH) LaHood Cloud Gonzalez, LaMalfa Clyburn Vicente Lamb Lamborn Clyde Good (VA) Cohen Gooden (TX) Langevin

Latta LaTurner Lawrence Lawson (FL) Lee (CA) Omar Lee (NV) Owens Leger Fernandez Lesko Levin (CA) Levin (MI) Lien Lofgren Long Payne Loudermilk Pence Lowenthal Perry Luetkemeyer Peters Luria Lynch Mace Malinowski Pocan Malliotakis Porter Maloney Posev Carolyn B. Maloney, Sean Mann Manning Massie Reed Mast McBath McCarthy McCaul McClain McClintock McCollum Rose McEachin McGovern Ross McHenry McKinley Roy McNerney Meeks Ruiz Meijer Meng Rush Meuser Mfume Miller (IL) Miller (WV) Miller-Meeks Moolenaar Mooney Moore (AL) Moore (UT) Schiff Moore (WI) Morelle Moulton Mrvan Mullin Murphy (FL) Murphy (NC) Nadler Napolitano Neal Neguse Nehls Newhouse Newman Norcross

Larson (CT)

Smith (NE) Norman Smith (NJ) Nunes O'Halleran Smith (WA) Obernolte Smucker Ocasio-Cortez Soto Spanberger Spartz Palazzo Speier Pallone Stanton Palmer Stauber Panetta Steel Pappas Stefanik Pascrel1 Steil Steube Stevens Perlmutter Stewart Strickland Suozzi Pfluger Swalwell Phillips Takano Pingree Taylor Tenney Thompson (CA) Thompson (MS) Pressley Thompson (PA) Price (NC) Tiffany Quigley Timmons Raskin Titus Tlaib Reschenthaler Tonko Rice (NY) Torres (CA) Rice (SC) Torres (NY) Rodgers (WA) Trahan Rogers (AL) Trone Rogers (KY) Turner Underwood Rosendale Upton Valadao Rouzer Van Drew Van Duyne Roybal-Allard Vargas Veasey Ruppersberger Vela Velázquez Rutherford Wagner Walberg Salazar Walorski Sánchez Waltz Sarbanes Wasserman Scalise Schultz Scanlon Waters Schakowsky Watson Coleman Weber (TX) Schneider Webster (FL) Schrader Welch Schrier Wenstrup Schweikert Westerman Scott (VA) Wexton Wild Scott, Austin Scott, David Williams (GA) Sessions Williams (TX) Wilson (FL) Sewell Sherman Wilson (SC) Sherrill Wittman Simpson Womack Yarmuth Slotkin Young Smith (MO) Zeldin

NOT VOTING-2

Stivers Matsui

□ 1816

Mr. CRAWFORD changed his vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Allred (Davids (KS)) Barragán (Beyer) Bowman (Clark (MA)) Buchanan (Donalds) Cárdenas (Gomez) Carter (TX) (Nehls)

Larsen (WA)

DeSaulnier (Thompson (CA)) Deutch (Rice (NY)) Frankel, Lois (Clark (MA)) Gaetz (Franklin, C. Scott)

Gonzalez. Vincente (Gomez) Gosar (Wagner) Grijalva (García (IL)) Hastings (Wasserman Schultz) Joyce (PA)

(Smucker)

Kirknatrick (Stanton) Langevin (Lynch) Lawson (FL) (Evans) Lieu (Beyer) Lofgren (Jeffries) Lowenthal (Beyer) McCaul (Kim (CA))

Meng (Clark (MA)) Moore (WI) (Bever) Moulton (Trahan) Napolitano (Correa) Neguse (Perlmutter) Payne (Wasserman

Schultz)

Pingree (Kuster) Porter (Wexton) Roybal-Allard (Bass) Ruiz (Aguilar) Rush (Underwood) Vargas (Correa) Watson Coleman (Pallone) Wilson (FL) (Haves)

AUTHORIZING THECLERKMAKE CORRECTION IN ENGROSS-MENT OF H.R. 447, NATIONAL AP-PRENTICESHIP ACT OF 2021

Mr. SCOTT of Virginia. Mr. Speaker, I ask unanimous consent that in the engrossment of H.R. 447, the Clerk be directed to make the correction I have placed at the desk.

The SPEAKER pro tempore (Mr. LEVIN of Michigan). The Clerk will report the change.

The Clerk read as follows:

On page 21, strike lines 1 through 6 and insert the following:

"(i)(I) promoting outreach to nontraditional apprenticeship populations, including by engaging schools that participate in a schoolwide program under section 1114 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6314) and minority-serving institutions:

"(II) disseminating best practices to recruit nontraditional apprenticeship populations, women, minorities, long-term unemployed, individuals with a disability, individuals recovering from substance abuse disorders, veterans, military spouses, individuals experiencing homelessness, individuals impacted by the criminal or juvenile justice system, and foster and former foster youth; and".

Mr. SCOTT of Virginia (during the reading). Mr. Speaker, I ask unanimous consent that the reading be waived.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Virginia?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentleman from Virginia?

There was no objection.

CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO CUBA AND OF THE EMERGENCY AUTHORITY RELATING TO THE REGULATION OF THE ANCHOR-AGE AND MOVEMENT OF VES-SELS-MESSAGE FROMTHE PRESIDENT UNITED OF THESTATES (H. DOC. NO. 117-17)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and ordered to be printed.

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, within 90 days prior to the anniversary date of

its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the Federal Register for publication the enclosed notice stating that the national emergency with respect to Cuba that was declared on March 1, 1996, in Proclamation 6867, as amended by Proclamation 7757 on February 26, 2004. Proclamation 9398 on February 24, 2016, and Proclamation 9699 on February 22. 2018, is to continue in effect beyond March 1, 2021.

There remains a need to continue this national emergency, based on a disturbance or threatened disturbance of the international relations for the United States related to Cuba. The unauthorized entry of any United Statesregistered vessel into Cuban territorial waters continues to be detrimental to the foreign policy of the United States.

The unauthorized entry of vessels subject to the jurisdiction of the United States into Cuban territorial waters is currently a violation of Federal law. Further, the unauthorized entry of United States-registered vessels into Cuban territorial waters continues to be detrimental to United States foreign policy and counter to the purpose of Executive Order 12807, which is to ensure, among other things, safe, orderly, and legal migration. The possibility of large-scale unauthorized entries of United States-registered vessels into Cuban territorial waters would disturb the international relations of the United States regarding Cuba by allowing for or providing the means to facilitate a mass migration of Cuban nationals and threatening our national security.

Therefore, I have determined that it is necessary to continue the national emergency with respect to Cuba and the emergency authority relating to the regulation of the anchorage and movement of vessels set out in Proclamation 6867, as amended by Proclamation 7757, Proclamation 9398, and Proclamation 9699.

JOSEPH R. BIDEN THE WHITE HOUSE, February 24, 2021.

CONTINUATION OF THE NATIONAL EMERGENCY CONCERNING THECORONAVIRUS DISEASE 2019 (COVID-19) PANDEMIC—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 117-

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Energy and Commerce and the Committee on Ways and Means and ordered to be printed:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides

for the automatic termination of a national emergency unless, within 90 days prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the Federal Register for publication the enclosed notice stating that the national emergency declared in Proclamation 9994 of March 13, 2020, beginning March 1, 2020, concerning the coronavirus disease 2019 (COVID-19) pandemic, is to continue in effect beyond March 1, 2021.

There remains a need to continue this national emergency. The COVID-19 pandemic continues to cause significant risk to the public health and safety of the Nation. More than 500,000 people in this Nation have perished from the disease, and it is essential to continue to combat and respond to COVID-19 with the full capacity and capability of the Federal Government.

Therefore, I have determined that it is necessary to continue the national emergency declared in Proclamation 9994 concerning the COVID-19 pandemic.

JOSEPH R. BIDEN.

THE WHITE HOUSE, February 24, 2021.

EXPRESSING THE PROFOUND SOR-ROW OF THE HOUSE OF REP-RESENTATIVES ON THE DEATH OF THE HONORABLE RONALD J.

Ms. JOHNSON of Texas. Mr. Speaker, I offer a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution as fol-

H. RES. 155

Resolved, That the House has heard with profound sorrow of the death of the Honorable Ronald J. Wright, a Representative from the State of Texas.

Resolved, That the Clerk communicate these resolutions to the Senate and transmit a copy thereof to the family of the deceased. Resolved, That when the House adjourns today, it adjourn as a further mark of respect to the memory of the deceased.

The resolution was agreed to.

A motion to reconsider was laid on the table.

ADJOURNMENT

The SPEAKER pro tempore. Pursuant to section 5(a)(1)(B) of House Resolution 8, and pursuant to House Resolution 155, the House stands adjourned until 10 a.m. tomorrow for morninghour debate and noon for legislation business, as a further mark of respect to the memory of the late Honorable Ronald J. Wright.

Thereupon (at 6 o'clock and 25 minutes p.m.), under its previous order, the House adjourned until tomorrow. Thursday, February 25, 2021, at 10 a.m., as a further mark of respect to the memory of the late Honorable Ronald